

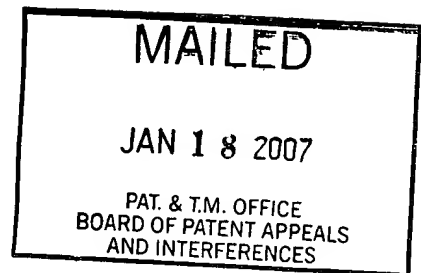
The opinion in support of the decision being entered today was not written for publication
and is not binding precedent of the Board.

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

Ex parte AVI J. ASHKENAZI et al.

Appeal No. 2007-0581
Application No. 09/997,573



REMAND

REMAND TO THE EXAMINER

On January 3, 2007, a docketing notice was mailed as well as a reply brief being filed in response to the examiner's answer mailed November 3, 2006. The reply brief is not listed in the Patent Application Location and Monitoring (PALM) system. Before further review, entry of the reply brief in PALM is required.

Also, there is no indication on the record whether or not the examiner has responded to the reply brief. Section § 1208.03 of the Manual of Patent Examining Procedure (8th ed., Aug. 2001) states:

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[A]ppellant may file a reply brief as a matter of right within 2 months from the mailing date of the examiner's answer. . . . The primary must then either: (A) acknowledge receipt and entry of the reply brief by using form paragraph 12.47 on form PTOL-90; or (B) reopen prosecution to respond to the reply brief. See MPEP § 1208.02.

Accordingly, it is

ORDERED that this application be remanded to the examiner for: 1) entry of the reply brief in PALM; 2) proper response to the reply brief filed January 3, 2007; and 3) for such further action as may be appropriate.

BOARD OF PATENT APPEALS
AND INTERFERENCES
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